### PATENT COOPERATION TREATY

## **PCT**

### INTERNATIONAL PRELIMINARY REPORT ON PATENTABILITY

(Chapter I of the Patent Cooperation Treaty)

(PCT Rule 44bis)

See item 4 below

Priority date (day/month/year)

30 September 2003 (30.09.2003)

FOR FURTHER ACTION

International filing date (day/month/year)

13 September 2004 (13.09.2004)

International Parent Classification (8th edition unless older edition indicated) See relevant information in Form PCT/ISA/237 Applicant FOTONATION VISION LIMITED						
1.	This international preliminary report on patentability (Chapter I) is issued by the International Bureau on behalf of the International Searching Authority under Rule 44 bis. I(a).					
2.	This REPORT consists of a total of 7 sheets, including this cover sheet.					
		ace to the written opinion of the International Searching Authority should be read as a reference port on patentability (Chapter I) instead.				
3.	This report contains indications relating to the following items:					
	Box No. I	Basis of the report				
	Box No. II	Priority				
	Box No. III	Non-establishment of opinion with regard to novelty, inventive step and industrial applicability				
	Box No. IV	Lack of unity of invention				
	Box No. V	Reasoned statement under Article 35(2) with regard to novelty, inventive step or industrial applicability; citations and explanations supporting such statement				
	Box No. VI	Certain documents cited				
	Box No. VII	Certain defects in the international application				
	Box No. VIII	Certain observations on the international application				
4.		muunicate this report to designated Offices in accordance with Rules $44bi$ , $3(c)$ and $93bi$ , 1 but takes an express request under Article 23(2), before the expiration of 30 months from the priority				

Date of issuance of this report 03 April 2006 (03.04.2006) Authorized officer

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Applicant's or agent's file reference

P71599PC00
International application No.

PCT/EP2004/010199

## PATENT COOPERATION TREATY

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	see form	PCT/ISA/220			IAL SEARCHING AUTHORITY	
					PCT Rule 43 <i>bis</i> .1)	
				Date of mailing		
					form PCT/ISA/210 (second sheet)	
	Applicant's or agent's file reference see form PCT/ISA/220			FOR FURTHER ACTION See paragraph 2 below		
	national application FÆP2004/01019		International filing date (c 13.09.2004	day/month/year)	Priority date (day/month/year) 30.09.2003	
	national Patent Clar N1/409, H04N5		both national classification	and IPC		
FO	icant FONATION VIS	ION LIMITED				
1.	This eninion o	antaina Indiaati	ons relating to the foll	audina itama		
	This opinion c	ontains indicati	ons relating to the loil	owing items.		
	Box No. I	Basis of the op	oinion			
	Box No. II	Priority				
	Box No. III		, ,	ard to novelty, inventiv	e step and industrial applicability	
	☐ Box No. IV	Lack of unity o				
	□ Box No. V	applicability; ci	tations and explanations	s.1(a)(i) with regard to a s supporting such state	novelty, inventive step or industrial ement	
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	Box No. VII		s in the international app			
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2.	FURTHER ACT					
	written opinion of the applicant ch	of the Internation coses an Author reau under Rule	al Preliminary Examining	g Authority ("IPEA"). H be the IPEA and the	usually be considered to be a lowever, this does not apply where chosen IPEA has notified the dional Searching Authority	
	submit to the IP	EA a written repleted a written repleted in the contract of mailing	y together, where appro	priate, with amendmen	PEA, the applicant is Invited to nts, before the expiration of three of 22 months from the priority date,	
	For further option	ns, see Form Po	CT/ISA/220.			
3.	For further deta	ils, see notes to	Form PCT/ISA/220.			
Nam	e and mailing addre	ess of the ISA:		Authorized Officer	Maria Principal	
	European	Patent Office - P.I	3. 5818 Patentlaan 2	I I I - N A	( M)	
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## WRITTEN OPINION OF THE INTERNATIONAL SEARCHING AUTHORITY

International application No. PCT/EP2004/010199

_	BOX	( NO. I	Basis of the opinion				
1.		With regard to the language, this opinion has been established on the basis of the international application in the language in which it was filed, unless otherwise indicated under this item.					
	☐ This opinion has been established on the basis of a translation from the original language into the for language, which is the language of a translation furnished for the purposes of international searc (under Rules 12.3 and 23.1(b)).						
2.	With regard to any nucleotide and/or amino acid sequence disclosed in the international application and necessary to the claimed invention, this opinion has been established on the basis of:						
	a. type of material:						
	[	⊐ as	equence listing				
	(	□ tab	ele(s) related to the sequence listing				
	b. format of material:						
	[	⊐ in י	written format				
	(	⊐ in ∈	computer readable form				
	c. time of filling/furnishing:						
	(	⊐ coi	ntained in the international application as filed.				
	1	□ file	d together with the international application in computer readable form.				
	1	□ fur	nished subsequently to this Authority for the purposes of search.				
3.		has be	lition, in the case that more than one version or copy of a sequence listing and/or table relating thereto een filed or furnished, the required statements that the information in the subsequent or additional is identical to that in the application as filed or does not go beyond the application as filed, as priate, were turnished.				
4.	Additional comments:						

# Box No. II Priority

- The following document has not been furnished:
  - copy of the earlier application whose priority has been claimed (Rule 43bis.1 and 66.7(a)).
  - translation of the earlier application whose priority has been claimed (Rule 43bis.1 and 66.7(b)).

Consequently it has not been possible to consider the validity of the priority claim. This opinion has nevertheless been established on the assumption that the relevant date is the claimed priority date.

- 2. 🗆 This opinion has been established as if no priority had been claimed due to the fact that the priority claim has been found invalid (Rules 43bis.1 and 64.1). Thus for the purposes of this opinion, the international filing date indicated above is considered to be the relevant date.
- 3. 🗆 It has not been possible to consider the validity of the priority claim because a copy of the priority document was not available to the ISA at the time that the search was conducted (Rule 17.1). This opinion has nevertheless been established on the assumption that the relevant date is the claimed priority date.
- Additional observations, if necessary:

Reasoned statement under Rule 43bis.1(a)(i) with regard to novelty, inventive step or industrial applicability; citations and explanations supporting such statement

1. Statement

Yes: Claims Novelty (N) 1-130

No: Claims

Yes: Claims Inventive step (IS) 67.83-120

No: Claims 1-66.68-82.121-130

Industrial applicability (IA) Yes: Claims 1-130 No: Claims

2. Citations and explanations

see separate sheet

#### Re Item V

Reasoned statement with regard to novelty, inventive step or industrial applicability; citations and explanations supporting such statement

- 1. Reference is made to the following documents:
  - D1: US 2002/093577 A1 (ICHIKAWA CHIAKI ET AL) 18 July 2002 (2002-07-18)
  - D2: US-A-6 035 072 (READ ROBERT LEE) 7 March 2000 (2000-03-07)
  - D3: PATENT ABSTRACTS OF JAPAN vol. 2000, no. 05, 14 September 2000 (2000-09-14) & JP 2000 050062 A (MINOLTA CO LTD), 18 February 2000 (2000-02-18) & US-B1-6 792 161, 14 September 2004 (2004-09-14)
- The present application does not meet the criteria of Article 33(1) PCT, because the subject-matter of claims 1, 2, 4, 18-20 and 82 does not involve an inventive step in the sense of Article 33(3) PCT.
- 2.1 The document D1 is regarded as being the closest prior art to the subject-matter of claim 1, and discloses (the references in parentheses applying to this document):
- a method of automatically correcting dust artifact regions within images acquired by a digital acquisition device including an optical system (par. 2,6), comprising:
- digitally-acquiring one or more original images with said digital acquisition device (par.30-32; fig.3 steps 32,33);
- determining probabilities that certain pixels correspond to dust artifact regions within said one or more digitally-acquired images (par.33; fig.3 step 34);
- associating the dust artifact regions with one or more extracted parameters relating to the optical system when the one or more images were acquired (par.33,; fig.3 step 35);
- forming a statistical dust map including mapped dust regions based on the dust artifact probability determining and associating (par.35-36; fig.4):
- correcting pixels corresponding to dust artifact regions ... based on the associated statistical dust map.

The subject-matter of claim 1 differs from the disclosure of D1 in that the corrected pixels are pixels "within each of said one or more original images", whereas in D1 the corrected pixels are pixels of different images (fig.3 steps 38-42).

However, no technical effect is achieved and no problem is solved by this minor

modification. In both cases (D1 and present application) the dust map enables the dust correction of images taken with a particular setting of the optical system of the camera. It is therefore a pure matter of choice without the exercise of inventive skill to either use the dust map for the correction of a different image or the same image.

Claim 1 therefore does not involve an inventive step (Art. 33(3) PCT).

- 2.2 (Claims 2, 4) Dependent claims 2 and 4 relate to the choice of optical parameters, which have been disclosed by D1 (D1: par.34).
- 2.3 (Claims 18-20) Processing the image either inside the camera or outside in an external device is a matter of choice without inventive skill.
- 2.4 (Claim 82) Dust artifact data is sorted according to particular criteria (called metadata in claim 82) in D1: fig.4.
- 3. Furthermore, dependent claims 3, 5-17, 21-66, 68-81 and 121-130 do not contain any features which, in combination with the features of any claim to which they refer, meet the requirements of the PCT in respect of inventive step (Art. 33(3) PCT).
- 3.1 (Claims 5-17, 21-32, 34-39, 58-66, 121-130) Dependent claims 5-17, 21-32, 34-39, 58-66 and 121-130 relate to a particular way of determining the probability that a particular pixel is an image of a dust particle.

The problem addressed by these claims can therefore be regarded as how to decide wether a specific pixel under test represents an image of a dust particle or not. With this problem in mind the skilled person would consult document D2 which also deals with the problem of dust detection in imaging applications (D2: col.2 l.8-61).

D2 discloses in detail the subject-matter of the dependent claims mentioned above. It explicitly describes how the dust detection is performed on an arbitrary image which does not have to be a reference image (D2: col.2 I.88-11), the use of thresholds (D2: fig.6 step 640) and how the dust map is updated with further images (D2: col.4 I.37-58).

A skilled person would easily combine D1 with the dust detection algorithm of D2 in order to arrive at the subject-matter of the above-mentioned claims. Therefore, these claims do not involve an inventive step (Art. 33(3) PCT).

# WRITTEN OPINION OF THE INTERNATIONAL SEARCHING AUTHORITY (SEPARATE SHEET)

International application No.

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3.2 (Claims 3, 33, 40-57, 68-81) Further dependent claims 3, 33, 40-57 and 68-81 relate to a particular appearance of dust particle images and how to calculate certain optical parameters of the system after an analysis of the dust particle image.

The problem addressed by these claims can therefore be regarded as how to relate parameters of the optical system to the appearance of the dust particle image.

A similar problem has been solved by document D3 (reference is made to the US-document claiming a single priority from the JP-document, which is in time). D3 also addresses the problem of dust in optical imaging applications. D3 discloses the detection of positions (distance along optical axis) of a dust particle in an imaging system with a known optical system depending on the appearance of the dust particle image (D3: fig.11). A skilled person would without the exercise of inventive skill apply the teaching of D3 to the present problem and derive parameters of a variable optical system when the position of the dust particle (distance along optical axis) is known, depending on the appearance of the dust particle image.

The above-mentioned claims do therefore not involve an inventive step (Art. 33(3) PCT).

4. (Claims 67, 83-120) As far as dependent claims 67 and 83-120 can be understood, they relate to a specific way of recalculating existing dust maps generated with a particular setting of the optical system to correlate with other images taken with a different setting of the optical system. The advantage appears to be that any image taken with a new setting of the optical system can be dust-corrected using the recalculated, but existing dust map.

It appears that these details have not been disclosed in any of the cited documents and the combination of features of claims 67 or 83-120 with the features of claim 1 is therefore considered novel and inventive.